## **UNITED STATES DISTRICT COURT**

## **DISTRICT OF ARIZONA**

UNITED STATES OF AMERICA

## ORDER OF DETENTION PENDING TRIAL

	v.	•	ואט	ER OF DETENTION PENDING TRIAL
Je	esus Corrales-Thenis	Case Numb	er:	09-6264M
and was represent				vas held on June 5, 2009. Defendant was present ne defendant is a flight risk and order the detention
I find by a propon	dorance of the evidence that:	FINDINGS OF FACT		
·	derance of the evidence that:	a linita d'Otataa an lavefull		with a difference of the control of
		the United States or lawfully admitted for permanent residence.		
<u> </u>	·	ne of the charged offense, was in the United States illegally.		
Eı	released herein, the defendar nforcement, placing him/her beyo otherwise removed.	defendant faces removal proceedings by the Bureau of Immigration and Customs n/her beyond the jurisdiction of this Court and the defendant has previously been deported		
☐ Ti	ne defendant has no significant o	contacts in the United States or in the District of Arizona.		
The to	ne defendant has no resources ir assure his/her future appearand	resources in the United States from which he/she might make a bond reasonably calculated appearance.		
☐ Ti	ne defendant has a prior criminal	r criminal history.		
☐ Ti	ne defendant lives/works in Mexi	rks in Mexico.		
	ne defendant is an amnesty appubstantial family ties to Mexico.	olicant but has no substa	ntial	ties in Arizona or in the United States and has
☐ Ti	nere is a record of prior failure to	appear in court as ordere	ed.	
☐ Th	ne defendant attempted to evade	e law enforcement contact	by f	eeing from law enforcement.
☐ Ti	ne defendant is facing a maximu	m of	)	rears imprisonment.
at the time of the half the time of the half the Lind a corrections facility appeal. The defendant to the Lind Court.  IT IS ORD deliver a copy of the Court.  IT IS FUR'S Services sufficient investigate the potential.	nearing in this matter, except as there is a serious risk that the defo condition or combination of corporation of combination of the custody the separate, to the extent practical dant shall be afforded a reasonates or on request of an attorney for Junited States Marshal for the purpose of the motion for review/reconsiderate motion for review/reconsiderate the motion for review that if a release the state of the hearing before the state of the s	noted in the record.  CONCLUSIONS OF LA endant will flee. Inditions will reasonably as TIONS REGARDING DE of the Attorney General of ble, from persons awaiting ble opportunity for private the Government, the pers pose of an appearance in ILS AND THIRD PARTY his detention order be filed ion to Pretrial Services at le to a third party is to be of ore the District Court to a	sure TEN or his y or s cons con REL d with east	her designated representative for confinement in erving sentences or being held in custody pending ultation with defense counsel. On order of a cour n charge of the corrections facility shall deliver the nection with a court proceeding.
DATED	this 8 <sup>th</sup> day of June, 200	David K. Dur		
		United States Magis		Judge